FREEDOM OF INFORMATION AND PRIVACY ACTS

SUBJECT: CUSTODIAL DETENTION

DETCOM

DEPARTMENT REFERRED AND

RETURNED MATERIAL



FEDERAL BUREAU OF INVESTIGATION

NOTICE

THE BEST COPIES OBTAINABLE ARE INCLUDED IN THE REPRODUCTION OF THE FILE. PAGES INCLUDED THAT ARE BLURRED, LIGHT OR OTHERWISE DIFFICULT TO READ ARE THE RESULT OF THE CONDITION AND OR COLOR OF THE ORIGINALS PROVIDED. THESE ARE THE BEST COPIES AVAILABLE.

STANDARDS USED FOR INCLUDING NAMES IN THE SECURITY INDEX

On the following pages are listed the old standards used in determining whether a subject's name should be included in the Security Index. The net effect of the revised standards is to place a cut-off date prior to which the subversive activities of an individual will not qualify him for the Security Index unless those activities are of such a pronounced nature as to clearly and unmistakably depict the subject as a dangerous individual who could be expected to commit acts inimical to the security of the country in time of an emergency.

In addition, the revised standards in effect require evidence which would cause a hearing board to hold a subject whereas some of the old standards resolved a case in favor of security.

. STANDARDS FOR INCLUSION IN THE SECURITY INDEX

Individuals who, through investigation, have been disclosed as falling in certain categories can be classed as definitely dangerous or potentially dangerous to the internal security of the country and should be included in the Security Index. As indicated above, it is not possible to categorize all subjects of security investigations because of their varying degrees of subversive activity and revolutionary dispositions. Therefore, the following standards must not be relied upon as all-inclusive but must be used as a guide in assisting you in determining whether a subject should be recommended for inclusion in the

Any individual who comes within one or more of the following categories shall be considered for inclusion in the Security

- (A) Any individual known to be currently engaged in espionage
- (B) Any individual who has knowledge of or who has given or received instructions or assignment in espionage, counterespionage or sabotage services or procedures of a government or political party of a foreign country -- except where such activity was obtained for lawful purposes on behalf of the United States Government or where such activity has been offset by subsequent cooperation with
- (C) Any individual who has participated in the past in any act of espionage, counterespionage, sabotage, or any attempt or conspiracy to commit any act of espionage, counterespionage or sabotage for a foreign rover or foreign political purty against the interesting United States -- except where such setting our bean offset by subsequent cooperation with the Government
- Any individual who has been active at any time in the espionage, counterespionage, sabotage service or procedures of any basic revolutionary organization or World Communist Movement -- except where such activity has been offset by subsequent cooperation with the Government of the United States.

ઌૢઌૢ૱ૹૢ૽ૣઌૢ૽ૢઌૢ૽૽ૹ૾ૹઌૢઌઌૣઌ૾ૹૹ૽૽ૹૣૹૹ૽૽૽ૹૹૹૹઌૢૹૹ૽૽૾ૺ૱ઌ૽૱ઌૹઌૹઌઌઌઌઌ૽૱૱૱૱૽ઌૢૹ૽ઌઌઌૹૢૺ૱ઌઌ૱ૹ૽૽ૢ૽ઌ૽ૹ૽૽૱ઌ૽૱ૹ૽ૺ૱૱૱ઌૺ૱

- (E) Membership in basic revolutionary organization --
 - (I) Any individual who is known to have been a member of one of the basic revolutionary organizations after January 1, 1949, and who is not known to have defected therefrom or his activities have not been offset by cooperation with the United States Government.
 - (II) Any individual who is known to have been a member of a basic revolutionary organization prior to January 1, 1949, who is not known to have defected therefrom or his activities have not been offset by cooperation with the United States Government and:
 - (A) Has had years of training and experience in the organization.
 - (B) Has been responsible for actual execution of the organization's orders.
 - (C) Has received special training in the organization or has had training in the Lenin School or Far Eastern Institute in Moscow.
 - (D) Has occupied one or more positions of leadership in the organization.
 - (E) Has at any time been involved in the Red Army Intelligence, the MVD, or MGB, or intelligence service of any foreign country.
 - (F) Has been used as a courier or mail irop by the revolutionary organization.
 - (G) Has served in the armed forces of any country.
 - (H) Served in the Loyalist forces in Spain during the Spanish Civil War.
 - (I) Served with the Office of Strategic Services during World War II.

我是我们的现在分词,我们就是我们的不是我的的现在,我也是我的的时候,我们的一个大概要的一个人的一个人的人的,不是一个人的,不是一个人的人的人的人的人的人的人们的

(J) Is employed by a municipal or state government or the Federal Government.

- (K) Is employed in or connected with any industry or facility vital to the national defense, health or welfare.
- (L) Is employed in any position having potentialities for espionage or sabotage.
- (M) Who has access to explosives, chemicals, weapons, ammunition or other material or equipment which could logically be utilized by revolutionary groups in an armed uprising.
- (N) Has had experience as a picket captain, strongarm man or has otherwise actively participated in violent strikes, riots or demonstrations.
- (0) Is employed as an organizer or official of a labor union.
- (P) Has held positions which determined the destiny of front or mass organizations.
- (F) Membership in front organizations only

Any individual who is not known to have held membership in one of the basic revolutionary organizations but who has continued to adhere to the policies and doctrines of revolutionary groups subsequent to the outbreak of Korean hostilities (June 25, 1950) by continuing activity in the affairs of one or more front organizations in a leadership capacity or by active participation in the furtherance of the aims and purposes of the front organization.

(G) Espousing the line

Any individual who has not been determined to have been a member of or associated with either a basic revolutions organization on from organization but also has continued to adhere to the policies and doctrines of revolutionary groups since the outbreak of Korean hostilities (June 25, 1950) by espousing the line of such organizations.

(H) Independent adherence to revolutionary ideology

Any individual who has not been determined to have at any time been a member of or to have associated with any basic revolutionary or front organization but has by statement or action declared his continued adherence to and support of the revolutionary ideology of a foreign government or foreign political party as opposed to the best interests of the united States Government, or any individual who, because of anarchist or revolutionary beliefs, is likely to seize endanger the public safety and welfare.

PITED STATES GOVERNVENP

FER ONL CONFIDENTS Office Memorandum - United States Government -

TO: _ : Tom C. Glark, Attorney General

Theron L. Caudle Assistant Attorney General Criminal Division

- SUBJECT: Detention of Communists in the event of suddemedifficulty with Russia.

You have asked for my views concerning many legislation would be required, and many steps should be taken, in orders prope to protect the internal security of the United States in the even of sudden hostilities with Russia, by detaining members of the Communist Party. This matter should probably be divided into the main topics, first, the needed legislation, and second, suspension of the univilege of the write of babeas corpus.

Legislation Enabling the United States to Leteins Communists

This question is procedly not for an icult in the event of a smooth outbreak of hostilities between the united Side and Mussic existing (egislation) to blieve, would serve at less as a stongap until Congress enacted note stringent lates within would do quickly it necessary.

Undoubted grunds level were a underest one well depict of grevious confices and justice years to any the sense will prove the present of the sense of the first sense.

A cuture such as the british belong of the the larger such passed by Partiament in ooth world wars a manifely instituted. The British statute in force obtains world any larger some store determines of the sense of the sense of the sense of the configuration of the sense of the sense in a such configuration of the sense of the sense of the sense in a such configuration of the province of the sense of the sense in a such configuration of the sense of the sense and the British of the subject sense of the sense and the British of the sense sense the view than such constitution of the sense of the sense according the target of the energency of independent sense of the sense of t

ZV. Defence of the Resimilaria (1904) C (1904) Signature of the Resimilaria (1904) Signature of the Re

involving atomic nomes, recet planes and bomes. Tong-ran
concepts of what the government should are should not see
respecting individual rights. However, such type of les
obviously could not be obtained in sovance of actual cas
or as a precautionary measure.

The Act of Ench 21, 1972, 6.191.50 state 17.

(15 U.S.C. Sec. 97.) the statute under which the provision of relocating derions of impenses ancests was committed entitle and should be utilized immediately in the scene of service or opinion in should be utilized immediately in the scene of service or opinion in the busins. This statute makes it a discretaion for more the enter, remain in leave or committen yet in any service of more than a little your predictives. When the amount you are serviced of the President, by the Secretair of Error of the first transmission of the President, by the Secretair of Error of the first transmission of some structure of the president in the secretair of the first transmission of the secretair committees and the secretair committees the first transmission of the secretair of the first to describe a first transmission of the secretair of the first transmission of the secretair of the first transmission of the secretair of the first transmission of the first tra

Three cases were decided over the Source of outer available this statute. The government work to out demand one she minimum these decisions never the essential statutes of the source o

areas in ouestion, at a time of threatened air raps and investors by the Japanese forces, from the danger of salotage and espiciate. As to the strack on the current because it applied to crizzenes of the United States who were of Japanese incestive endings to other American critizens, the Court, pointed out the reasons who elements incident could be made in time of war with lanear, between citizens of Japanese ancestary and other crizines; to went on a say that the cricumstances justified the military in believing that restrictive measures respective American citizens of Japanese ancestary and that the cricumstances justified the military in believing that restrictive measures respective American citizens of Japanese acceptive and that the first time of the military in believing that restrictive measures respective American citizens of the outstone with the form of the first atomethic in set those critizens about from others into has no herefore. Associations with Japan. (p. 101)

The second size | Koremansa | V | Universities | V

The phart Case of Expression 7 and 2 and 2

7/ The Court mode dient (p. 102) that he may be come only that court is considered as the court of the court

cetestion in connection with no phase of the evaluation programment indeed by necessary to the successful operation of the evaluation program, and that for the purpose of which care with the purpose of the purpose of the evaluation program, and that for the purpose of which care the purpose of the purpose of the purpose of the purpose of the evaluation of the evaluation that the purposes of the purpose of th

The necessity of (1) is self-evident a Regarding (2).

It doviously cannot be limited to members of the Communist Party
since if a number of known Communists were determed to wooldes
undoubted y turn out that most of them were not actually members
the Party at the time of the determined.

As said above, Sec 97s could be utilized in an emergency as it now stands. Unether we should ask an amendment at the present-time, when peace is supposedly almost here; cuestion of policy. In any event, the 79th Compress a Boute of edjourn and, unless a special session is called, nothing could be done looking toward new legislation until 19/7. The important filing at present is that it sudden would develops until the adjournment, Sec 97s can be utilized until as special session of Congress can be convened.

I should point oncount Sec. 9/a issuo, valsamme legislation in effects only nor the lour stion and six months at By-ites languages.

L/E.O. 9102, providing on the Mar Relocation Anthority 15 Obsolete and a new relocation program would have to be commented

overtime out upon the designation of a finitely measure for one on the issuance of restrictions etc. by the filliary Correct designations and restrictions etc. by the filliary Correct designations and restrictions errors are based once incomposed they will fell fit he do it call termination of the many power they will fell fit he do it call termination of the many incomposed with a session solution general regarding the ecommendations of the Interseparational Intelligence Committees or legicalization desiring with the national security that legislation might be desirable in order to supplement Sec. 77 with I am probable desirable in order to supplement Sec. 77 with I am probable estimate its creation and security and legislation might be contributed to peace the use. However, the theorem that is not a peace time use in outside a finite formation is required in the statute is even implicate finite formation of the contribute of the peace time use. However, the time has contributed to the statute is even implicated and the statute is even implicated the first of the regulations income that for all least a provide a first between the statute in the statute of the statute and the statute is statute in statute and the first between the statute in the

11 a Strener of of a Providere of the print of Habeas Corolls.

The constitute most of the enventor and the enventories of the envento

5/11-1- On 1-10-00 10-00

may be suspended in time of war, it says "reperion" or "invesion "
it would thus have been impossible to suspend name as corpus in
the continental United States curing norid har IL a last world not
be true in a luture man, however. The United States would be
susject to attack by atomic and rotot comes, atous and while these
is dictur in <u>In verte sillion</u>, a fall 2, that the investor was be
actual, under modern conditions bomoning attacks or the like notice?
certainly be considered a case of investors within the meaning of the Constitutional provision. c/s Suspension or have a corpus
could not be used as a precentionary measure before a mice. The
massia out if we should break with that nation we should not hearing
to stretch the word "investor" to include immining angence of a storic surface.

The privilege of the writ of hapeas corpus as been as extensively suspended only twices in our histor's except that General Andrew Jackson refused to honor whe writ immediately fires the Battle of New Orleans in the Gar of 1812-7/ The important accessors when the privilege was suspended were during these days of Civil Nar in the United States and during Forlands lights he are

During the Civil har President Abraham Lincoln strapended the write as early as Abril 1861, where he obtained the commentance centers of the Union Army to do so the decessary to be the quince shield by Thereafter Lincoln issued at least the surpensions.

7/ (cont/G) bits or it; as actually happened due he wis for it.

(see Sx parts mervyean 17 led test No 7/25 (conto) happened due he wis for it.

forever for all or retreat surgess suspension obtained and life in the first life of the first surgess suspension obtained and in the legality of a period oner, a determined by discourse forms.

Grain re legality of a period oner, and the first life of the life of the first life of the first life of the life of the life of the life of the first life of the life of the

Trener is decision not controlled and expendiously state of the factors of controlled and the financial state of the financial state of the factors of the f

proclamations on May 10, 186: (12 Stat 1260) and September 25 1862 (13 Stat. 730) many accesss were made by the military without warrants upon suspicion of tresonable activities and designs against the Union Finally in March 1865. Congress by statute authorized suspension of madeas corpus, 5/emg pursuants to it Lincoln issued his last proclamation, specifically relying upon the statute on September 15, 1861 (13 Stat. 1371). But by that time he made suspended habeas corpus for two years of his on accord and without authority from anyone flow two years nearly made accesses without warrants and held mension prisoness lone as pleased, both of these being in flat disregard of this disretes for the form in Sydney (2 Disher's "The Suspension of Habeas to will be found in Sydney (2 Disher's "The Suspension of Habeas to ciring the Har of the Rebellion", 3 Pol. Sc. 0 45/2 (1888)

During world her it the univilege rescussion of the level in the invilege rescussion of the level in the level in the invilege rescussion of the level in the invited of th

9/ The Circuit Court of Appel Surger Inc. Butin Court letter in Surger Suspensions properties the Minimer and Duncan Cises, Supple University Inc. Surger Court reversed the Duncan case (co. Secolo) however a not required to Consider this apellion is by distributing and annealistic the surger and surger in the Surger Court of the Surger Surger Surger Court of the Surger S

10/ 10:50. A. C. 7/ (0:50)

LIV Experies Converse Suprementation and Converse Conver

The weight of authority holds that the President cannot suspend the privilege of habeas corous, but this is not undily important. Should the emergency be grave emough there is enough authority to warrant a Presidential suspension, particularly if Congress was not in session. However, a statute should be sought as soon as the special session which world be called could convene, or if Congress was in session are the President acted it should be asked to ratify his action.

-III Conclusion

I have not attempted to cover in this memorandum the possibility of martial law being declared. In the event of nostilities with bussia martial law might be declared in some areas, if we were subjected to bombing and similar attacks areas would then be no problem of detaining Communists or anyone else, since, of course, the civil courts would be closed and civil law would be superseded by military law.

In conclusion, my view on this general subject matter

is that, it relations with Russia become surfriently bad between

now and the convening of the next session of Congress, the

President may immediately invoke 18 U.S.C. Sec. 978 and

Proving appropriate orders of the var becarage of into

through appropriate orders of the var becarage of into

effect a relocation—which sould really be a defention—weapparage

for all Communists, whether or not American citizens

In all Communists, whether of not American.

In ther, although suspending the privilege of the arity of habeas corpus is a grave matter, conditions will now be duried than ever before. The atomic bomb alone makes a vorid, of different than ever before. The atomic bomb alone makes a vorid, of different than ever before. The atomic bomb alone makes a vorid, of different habeas corpus and traditional local regarding its not uspend the nabeas corpus and traditional local regarding its not uspend the privilege forthwish. Conditions will undontotedly justify such action. The suspension should be made by act of Congress on the action. The suspension should be made by act of Congress on the interest of the suspending the privilege by Executive Order. His sustained in suspending the privilege by Executive Order. His action can be relified by the special sessions which would be action can be relified by the special sessions which would be action can be relified by the special sessions which would be action can be relified by the special sessions which would be action can be relified by the special sessions which would be action can be relified by the special sessions which would be action can be relified.

ris ognories to I ve for submire any amenoments to sec of a to the session of congress. That is show serious however the sec of several example and the interment relations with more than the United States on ing the interment relations with most a come to the points unlers immediate states is essential.

Suggested Amendment to Act of Larch 21, 1942, c. 191, 56 Stat 173, 16 USC Sec. 976

(Additions to present Law are underscored a deletions therefrom in brackets):

Thoever shall enter remain in leave depart or

Serve from all to remain in or committee by accommendation relocation are for military, one or center are scripted under the authority of an Promitive Order of the President, by the Secretary of the contrast to the respective Contrast to the respective Order of the President, by the secretary of the contrast to the respective Contrast to the respective Contrast to the secretary of the respective Order or regulations.

Indicate to the substitute of the respective of secretary of the secretary of the respective of the respective of the respective of the respective of the substitute of reflection or whose results are substituted or reflective of the secretary of the secretary of the substitute of reflective contrast to the respective of the substitute of the respective of the secretary of the state of the secretary of the respective and the secretary of the secret

Improviment for now more than one year of both for coch of the beautiful years or as inc

of not more than \$10,000, or to both such the more more soment.

PLAN FOR EMERGENCY DETENTION OF APPROXIMATELY 15,000 DETAINEES

The Bureau of Prisons, after surveying its institutions and present population, can provide emergency lacificies for destaining approximately 12,000 persons in its existing institutions; and could also provide for mother 3,000 in camps and other types of emergency housing which are presently available. It is proposed that the population of seven penal institutions be consolicated and transferred to other Bureau institutions. In this manner several of the Bureau institutions could be turned over completely for the housing of detainees. It is left that this plan world be preferable to placing any of the detainees in institutions where others are held or setting saide portions of existing institutions for this purpose. The suggested plan would provide separate institutions for this purpose. The suggested plan would provide separate institutions for this purpose. In the middlewest and the far vest-swith a centralization that institutions for women detainees.

To supervise these institutions and committee interests of college; is proposed out a separate divisions on the centrals of moving a "Detentions styles". This division found on needed by "Title institutional manner of the styles of the styl

In carrying out this clar the country would be divided into three regions for detention of male desines and one region for leaste detaines as follows:

Eastern Region

Federal Correctional Institution Denous Com: 1500a Federal Correctional Institution Assisted by 2.008 Federal Reformatory, Federal Va. 2.000

Widge hest Region

Federal Correctional Institution Demostone Fine 2.500 U.S. Pentiert Rev. Terra Baute Indiana Prisoner of Mar Barracks Element Dicks 1.200

3500

Federal Persons Comp McNette Printing Firsh (509)

About one's Relocations Compts, or About States to be Upper Index (2)

Yemale Devaluees (For Entire Country)

Poleria Correctional Inflation with Serior terror Con 2.000.

Le reconcemptate de la resulte event auer des sactes des des la company de la company

1. Immediate Detention

Specified local approved jails would be used for overnigh detention except where detainees are near the detentions institutions, in which case direct commitment would be made 45 2

2. Transportation to Detention Institutions

Detainees would be transferred from sails to detention institutions immediately. Transportetions would be by bureau of Prisons buses except where an excessive load requires the hiring of private facilities.

3. Exemination and Classification

All detainees would be ingerprinted who occapied and physically and mentally examined upons arrival information regarding each detained should be submitted by the Fe H of at the time of errival it possible. This information for gether with the results of the examinations and observations at the institution, will be recorded and will be ununish the basis for security precautions, job assignments, that upon a visitors and correspondents, etc. Record the bemade of all pertinest information about each detained during the period of detention and will be available or decisions regarded as a valuable or decisions regarded.

'____ 4... Program

(e) Employment

Detainees will be expected for pastorme, EP hone Keeping and maintenance tasks thome missing income with the supervision of companies the supervision of order cores. Other work will be provided depending uncomines outsion.

(f) least

Care the ancention will be plan to the heating and the department of the care of the care

- 10 mai

(d) Food

A balanced ration; comparable to that fur- Penished emisted soldiers; would be provided.

(e) Giotning

For reasons of security, detainees woulds not be permitted to wear their own clothing but would be provided simple work clothing.

(f) Discipline . .

The firstifution would operate under regulations promulgated by the Detention Services and approved by the Attorney Leneral of Their nature of disciplinary actions and whether such action could be taken for such offenses as refusal to work would depend upon the status of the detainees.

Conclusion

The foregoing plans and program could be putches offers a perhaps within a few days if the personnel requires to perform the saw duties were selected in advance and given as briefing on their precises duties and responsibilities. If it should appear that there is more than an even chance that the foregoing program might be implemented it is believed that the head of the proposed Determine eryical should be selected promptly and advised to prepare confidential detailed hand some of the key personnel needed in the program elected.

Santambare (0= 19/6

SECRET and CONFIDENCIALS

PAULVAEONEM

August 22, 1946

To: ... The Attorney General.

From = : 4. Graham Morisons and Feyton: Ford.

In requested Peyton Ford and me to follow up on these memorandum received from the Director of the Federal Bureau of Investigation as to the handling of Communists who are American citizens in the event of variating Russia.

On The day ingust 20 we had a conference with the ladds

and the Serickland of the FSL and vents over the prolement or one in

They wointed out that in he events of such local life and form

the sporoceasely 14 000 officers of the Communist Tarty 11 Maner

of thems who would constitute the greatest inears, in way of

sabotage on otherwise and their boile factor united which

once is notherwise and their boile factor united with the

vostbilly of constituting certain areas of the U.S. Descentive

order as military areas who minority for the U.S. Descentive

order as military areas who minority for the U.S. Descentive

order as military areas who minority for the U.S. Descentive

order as military areas who minority for the U.S. Descentive

order as military areas who minority for the U.S. Descentive

order as military areas who minority for the U.S. Descentive

order as military areas who minority for the U.S. Descentive

order as military areas who minority for the U.S. Descentive

order as military areas who minority for the U.S. Descentive

order as military areas who minority for the U.S. Descentive

for the wood of U.S. See constitutions and the U.S. Descentive of U.S.

Or the same day Toesday August 20 Limits in conformation with a first Unider Secretary Louisia Hoveline to the Mary Department and No. 10 and I had a short conformace with his requesting the high legislating to one with the view of the same than the proper parties in the view Department of the cuts for some or only Secretary Boys Lipson tends of a LC to Secretary Boy

about it and advise us? Accordingly on Medicadary Advised Ph. Comerce Green, Judge Advicate General of the Army and Colonia However we first us in my office and the whole worker are guined. Steprindicated their restification in knowing tome plan of operation. They also advised the problem and evolving tome plan of operation. They also advised that they had done considerable planning about inferproblem and would submit to us their ideas as to how the entire problem and rise be head for it was generally agreed that an executive order should be prepared from last war on the West Coast to exclude persons from Military and submit as war on the West Coast to exclude persons from Military and submit of the modifications suggested by the Communitation and making other madifications as the experience of the far Department indicates is necessary. It was also suggested that the list of Communitates with which we are concerned might be covered they are so for the same Department; no detained the the major portion of these vectors because if the about military state a class draft to be done in a very as not regive substances of the objection that a class draft to being made. It was also substances of the objection that a class draft to being made. It was also continued to the continued military and a class draft to being made. It was also continued to the continued military and a class draft to be done in the traft our restinue to the interior of these vectors because when the draft of the second continued to the keep and the continued to the interior of the second continued to the substantial and the control of the second continued to the substantial of the substantial and the control of the second of the second continued to the control of the second of the second continued to the control of the second of the second

General Green agreed to furnish us with a memorandum on the problem very shortly and to meet with us again when he have a contrates plan to suggest.

Hr Hoursgor bascheen advised of what we have done in this a matter and we propose to keep him posted until your returns

General Green submitted on Angust 29th a draft of and Executive Order to meet the Interim requirements of the situational which would authorize the Secretary of Far to proscribe mulitary areas and zones pursuant to the Act of March 27, 1942, Section 977

areas and zones pursuant to the Act of March 21, 142 Section 971.

Comparison of the recognized that the order proposed by the March Department is a satisfactory stop gap for the immediate present is was decided after a full discussion that long range and affective measures frould be planned which would deal more effectively within an inspending there has been drafted and attached hereton an inspending the privilege of materials of habeas corons a draft of abilitrativing the President's suspension of the write of habeas corons and suspending the writely statutes and first of a bill providing for the detention of citizens on any persons whose a following the bill providing for the detention of citizens on any persons whose a loyalty to the United States is subject to measure and establishing the discretion exercised by the Attorney General in determining the question of loyalty of persons who are detained.

To will see that in all of these it was decided that he attorney teneral alone, at the civile legal of icer of the Government should have the entire power of the reference to detention and somine tention of the problem entire under the suspension of the writing that coefficients of courses a system whereby noon the recommendation of the Army of May precess other than the service commended to be detained by the PS could be detained by some of the Course trees and alone of the operations were set down with Course trees read a conflict between the could be set up so that there would be no conflict between the mattery and civil departments of Government.

Defencion activies required to carry out this overrant a contine of the second has prepared and this accented here to accompliant the second density of this overrant a contine of the second has been accomplished by the second density of the second has been accomplished by the second density of the second desired the second desired to the second desired the second desired desired to the second desired desired the second desired desired

It is our thought that it you agree with the direction in which we have gone in meeting this problem, that we should have a joint meeting with representatives of the ESE the Army, the lavy and the Bureau of trisons to effect an agreement of the steps recommended here and work out the detailed of ans for carrying this plan lite effect in the eventually of loss littless.

The final problem me to us the most emotions one concerns
the limit of our constitutions of the most emotions of concerns
the limit of the constitution of the constit

To recompose foreign and proceed upon votes and an entire and the control of the